UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WESTERN PENNSYLVANIA

CONCILIATION CONFERENCE MINUTES

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con	cuiu	uvu	con	ference:

Debtor: JASON S. & TIFFANIE B. SHIREY

Case Number: 17-20045-GLT Chapter: 13

Date / Time / Room: THURSDAY, MAY 04, 2017 11:00 AM 3251 US STEEL

Hearing Officer: CHAPTER 13 TRUSTEE

Matter:

#14 - Final Confirmation of Plan Dated 2/3/2017 (NFC) R/M#: 14/0

Appearances: Debtor: Trustee: Creditor:	A. Stend Winnecour / Bedford Pail / Katz	U.S. BANKRUPTCY PITTSBURG		
Proceedings: Outcome:	CONFIRMATION ORDER TO BE SUBMITTED	T C S	F: 05	
2 3 4 5 6 7	Case Converted to Chapter 7 Case Converted to Chapter 11 Case Dismissed without Prejudice Case Dismissed with Prejudice Debtor is to inform Court within days their preference to Convert or Dismistrate The plan payment/term is increased/extended to, effective Plan/Motion continued to at An Amended Plan is to be served on all creditors and certificate of service filed by			
9 10.	Objections are due on or before A hearing on the Amended Plan is set for at at			

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WESTERN PENNSYLVANIA

PROPOSED CONFIRMATION ORDER

Conciliation Conference:

	Debtor: JAS	ON S. & TIFFANIE B. SHIF	REY		
		20045-GLT	Chapter: 13		
	Date / Time / Room: THU	URSDAY, MAY 04, 2017 11:		EEL	
C	Chapter 13 Plan Dated:	2-3-1-	7		
Next He	earing Date and Time:				
Th	ne Parties, including the Deb	btor(s) and the Attorney for t	he Debtor(s), if any, h	ereby agree as follows:	
[] (1)) No Changes to standard co	onfirmation order.			
(2)	,	onfirmation Order as indicate			
	A. For the remainder of as of	the Plan Term, the Plan payn or(s)' counsel shall file a mot	nent is amended to be sion to amend the incon	ne attachment order within five (5) days o	
	B. The length of the Plan is increased to a total of months. This statement of duration of the Plan is an approximation. The Plan shall not be completed until the goals of the Plan have been achieved. The total length of the Plan shall not exceed sixty (60) months.				
	C. Plan confirmation is of distribute to secured and pro-	on an interim basis only as a siriority creditors with percenta	form of adequate protections fees.	ction. The Trustee is authorized to	
	including determination of	ubject to the resolution of all the allowed amount of secur- d to priority under 11 U.S.C.	ed claims under 11 U.S	ne avoidability, priority or extent of liens, S.C. 506, disputes over the amount and s to claims.	
	E. The allowed claims of represent an increase or dec	general unsecured creditors acrease in the amount projecte	shall be paid from avai d in the Plan.	lable funds on a pro rata basis, which may	
	F distribu administrative claim, budge	tion and continuing for the di	ration of the plan term	beginning with the Trustee's n, to be applied by that creditor to its s shall be at the <u>fifth</u> distribution level.	
	G. The claims of the follo noted), unless the debtor(s)	wing creditors shall govern a successfully objects to the cl	s to amount, classificat laim:	tion and rate of interest (or as otherwise	
	H. Additional Terms:				
	Fee application needed i	f any fee (including retainer)	exceeds \$4.000 includ	ling any fees paid to prior counsel.	
				wn upon entry of Confirmation Order.	